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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/623,121	07/18/2003	Luke K. Liang	Vision 103P	4461
7590 07/12/2004 Thomas A. O'Rourke Bodner & O'Rourke, LLP 425 Broadhollow Road			EXAMINER	
			REDMAN, JERRY E	
			ART UŅIT	PAPER NUMBER
Melville, NY	11747		3634	· · · · · · · · · · · · · · · · · · ·

DATE MAILED: 07/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/623,121	LIANG ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Jerry Redman	3634			
Period fe	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	e correspondence address			
- Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) of all apply and will expire SIX (6) MONTHS for cause the application to become ARANDO	timely filed lays will be considered timely. om the mailing date of this communication.			
Status						
1)⊠	Responsive to communication(s) filed on 18 Ju	ly 2003.				
	2a) This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims					
	Claim(s) <u>1-9</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
6) Claim(s) 1-9 is/are rejected.						
	7) Claim(s) is/are rejected.					
	8) Claim(s) are subject to restriction and/or election requirement.					
		ere en roquiroment.				
	on Papers					
	The specification is objected to by the Examiner					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
	Applicant may not request that any objection to the d					
44\[]-	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)[_]	The oath or declaration is objected to by the Exa	aminer. Note the attached Offic	e Action or form PTO-152.			
Priority u	nder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
* 0	application from the International Bureau					
" S	ee the attached detailed Office action for a list o	t the certified copies not receiv	ed.			
Attachment	•		•			
1) Notice 2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary	(PTO-413)			
3) 🔲 Inform	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F	late Patent Application (PTO-152)			
S. Patent and Tra	•	6) Other:				
TOL-326 (Re		on Summary Pa	art of Paper No./Mail Date 20040707			

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Claims 2-9 are objected to. In claim 2, line 1, the applicant recites "said balance shoe housing". In claim 1, the applicant recites "a balance shoe housing", then recites "said housing", then in claim 3, recites "said housing". Consistency should be maintained throughout all of the claims with respect to each element. In claim 9, line 1, it appears that "guide" should be —guides—.

Claims 5-9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 5, line 1, there is a lack of antecedent basis for "the balance".

The drawings are objected to because it is not clear how the side support members (35) fit within the housing. Specifically, when the pivot member is rotated how does the pivot member expand/contact the side support members within the housing? There appears to be no drawings, which show an expanded view of how all of the elements fit to form a working balance shoe. Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and

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appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Guillemet et al. Guillemet et al. disclose a balance shoe assembly comprising a balance shoe housing (10) retained within a channel (202) and having a base section (12), a side section (42 and 44), an oval shaped pivot member (16) having an oval shaped head portion (70) forcing the side sections (42 and 44) into engagement with the channel (202), the housing (10) having an opening (36) for receiving the pivot member (16), a pivot bar (110) connected to a sash (200), and receiving channels (the portion behind back surface of 76 and 78) extending through the balance shoe.

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Claims 6-9 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. U.S. patent to Cross discloses an oblong pivot member similar to that of the applicant's invention. U.S. patent to Polowinczak et al disclose a sash and shoe balance assembly similar to that of the applicant's invention. U.S. patent to Prete discloses an oblong pivot member similar to that of the applicant's invention. U.S. patent to Prete et al. disclose an oblong pivot member and side members similar to that of the applicant's invention.

Any inquiry concerning this communication should be directed to Jerry Redman at telephone number 703-308-2120.

Jerry Redman Primary Examiner

ရုပ်သည်။ မောင်းသည်။ မြောင်းသည်။ မြောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မြောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။ မောင်းသည်။